Atty Docket No.: AMD-H0517

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Patent Application

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Deposit.		Making the Deposit.	CAMPY OF CAP	
Inventor(s):	Yue-Song HE	, Richard M. FA	STOW and John Jianshi	WANG
Title:	A METHOD FO	R FABRICATING A	FLASH MEMORY DEVICE	5
P.O. Box 14	VA 22313-1450	ansmittal of a Patent Ap	olication	4 U.S. PTO
	.115	(Under 37 CFR §1.5		
X Specific Formal X Informa X Declara Informa Form 1 X Assigna X Assigna	cation, claims and abst drawings, totaling Il drawings, totaling ation and Power of Atto tion Disclosure statem 449 ment(s) nent Recordation Forn	_9pages. rney. ent.	pages.	
	An	nendments, Priority	Claim	***************************************
35	U.S.C. 119 Priority of application 5	Serial Number	filed on	
•		copy has been filed in pr	is claimed under	*****
"This application Internation	U.S.C. 120, 121 ars application is a continumber nal Application	uation of and claims the file	benefit of copending application(s d on d on)
			the first line, the following sentend	ce:

1 of 3

"This application claims priority to	application claims priority to the copending application(s)				
Serial Number	filed o	on . <u></u> .			
which is hereby incorporated by reference to this specification					
International Application	***************************************	filed on			
which designated the U.	S."				

FEES DUE

The fees due for filing the specification pursuant to 37 C.F.R. § 1.16 and for recording of the Assignment, if any, are determined as follows:

CLAIMS							
	NO. OF CLAIMS		EXTRA CLAIMS	RATE	FEES		
Basic Application Fee						0.00	
Total Claims	18	Minus 20=	0	X \$18 =	\$	0.00	
Independent Claims	3	Minus 3⊭	0	X \$84=	\$	0.00	
If multiple depe	\$	0.00					
Add Assignment Recording Fee of \$40.00 If Assignment document is enclosed						0.00	
TOTAL APPLICATION FEE DUE						0.00	

PAYMENT OF FEES

The full fee due in connection with this communication is provided as follows:

- 1. Not enclosed
 - [] No filing fee is to be paid at this time.
- 2. Enclosed
 - [X] Filing fee
 - [X] Recording assignment
 - Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached
 - [] For processing an application with specification in a non-English language
 - [] Processing and retention fee
 - [] Fee for international-type search report

Atty Docket No.: AMD-H0517

- [X] The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No.: 23-0085. A duplicate copy of this authorization is enclosed.
- [X] A check in the amount of \$790.00
- [] Charge any fees required or credit any overpayments associated with this filing to Deposit Account No.: 23-0085.

This application is filed pursuant to 37 C.F.R. § 1.53 in the name of the above-identified Inventor(s).

Please direct all correspondence concerning the above-identified application to the following address:

WAGNER, MURABITO & HAO_LLP

Two North Market Street, Third Floor San Jose, California 95113 (408) 938-9060

[X] This transmittal ends with this page.

Respectfully submitted,

Date: 7/9/83

James P. Hao

Reg. No. 36,398

Atty Docket No.: AMD-H0517

Inventor(s): Yue-Song HE, Richard M. FASTOW and John Jianshi WANG

Title: A METHOD FOR FABRICATING A FLASH MEMORY DEVICE

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Date: July 9, 2003

James P. Hao Reg. No. 36,398

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).